

# Kamehanener Gigar DAVID LAWRENCE & CO. 532 FORT ST.



and Il relating to the sale of

My not have a merchan- port.

required no license for sale, imported. agents or otherwise, had to sample. This law ried out.

tha again said that Mr. be had expired and urged mileman had not yet come

under discussion and Mr.

I bill 27 was not passed, we

the bill passed,

asure of like nature, and a matters of this import was killing the Hawaiians on: account the interest of all persons were rapidly dying out; the respons cers.

The interest of all persons were rapidly dying out; the response cers.

The interest of the algorithm of the senators whether the persons occur.

through the ballot box, and

being an unknown quantity thereon, Now, therefore, be it resorved, that Senate Bill 42, otherwise known as the Dispensary Act, be laid on the table, and that no further action be taken PROCEEDINGS on the matter until such time as the electors of this Territory have had a hance of expressing their opinion hereon, at the next general election.

Mr. Brown went over and emphasized the various points of the resolution and No May Day---The Count of closed by saying that if it was a temperance act it would simply raise pandemonium where this received support. (The announcement was here made

that Acts 3 and 4 had been signed by the Governor.) Mr. Russel spoke briefly on the bill

or E Laws of 1898 relating to urging its passage and concluded by saying that all the points made in the resolution and by Mr. Brown were old, had already been answered; no repetithe quarantine animals and an tion was needed at this time.

Mr. Baldwin said in part: The Republican party in the Legislature has not decided to make the Dispensary Act a party vote, either for or

is supposed to be a temperance meas- the veto. ure, but I have read over carefully the bill now before us, and fail to see that it is a temperance measure.

introducer, admit it is not a temper- ried. ance measure. One of the principal | In response to the House's enquiry inmotives for introducing the bill seems to the state of the Quarantine wharf, to be to turn into the government treasury some of the large profits that are now made by liquor dealers.

manufacture of wine and beer, and at- stated by letter that the work had been lows distilling throughout the land so originally approved by the Government, long as a permit to distill is obtained but that shifting sands had necessitatfrom the board of control, and the parties obtaining the permit distil not less than 1,000 gallons a year. Several par- | Representative Beckley introduced a as to the nature of the liquors the mence suits in the United States people can make for their own use, we Courts for the recovery of all public distilleries throughout the country, and

the bill, will work as successfully in ed as follows: as a mcreased and the pres- this country as it does in other coun-

feel sure that the majority of voters fication of that clause in section 55 of prom he was in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration of that clause in section 55 of the Organic Act which reads as follows: "That no corporation demonstration of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration of the lows in favor of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration demonstration of the lows in favor of a fore I voted for it. A radical measure lows: "That no corporation demonstration demo the hense and would favor of a majority of the voters, or the act will be repealed at the next session lown hoped bill 27 would be of the \_egislature. It is useless for of that bill 72 would pass. Pre-us to pass laws that the people must be good or temperate, if such laws have not the support and backing of the people.

We have lots of good laws on our statutes on moral questions that are hense before sale even dead letters, or are imperfectly car-

Reformation of the people must be brought about in the homes of the people, in the schools, and in the church. Raise up a generation that are in favor of temperance, then temperance The passed to even matters. laws will be a success.

Station a test case in the I wrote the greater portion of this

constituents for their opinion of this allow corporations to increase their, bill, sending them copies of the same, already too large holdings and thereby Meetings were held in most of the districts of Maui, a vote taken and the was contrary result sent me. Most of the districts were opposed to the passage of the bill. Mr. President, the bill in its present form is very objectionable to me, and for one. I would like to know more about dispensary acts in other countries, before I would undertake to amend it. I therefore favor referring is no state can dis- it to a commission to report at the ate or Ter- next session of the Legislature on this act and the liquor question generally. In the meantime the people could at mence suits in the United States courts the next session of the Legislature in- for the recovery of all public lands in struct their representatives on the sub-

Mr. Carter wished to add one point. This was an experimental matter and the people and for protection against they did not know what the people wanted in this line. Suppose the next trying to control, practically, all the legislature changed its mind, the losses public lands in this Territory. to the treasury and the people would be very great. The bill might even fail without being given a fair trial, as the Secretary of the Interior, the President public was inconsistant in such matters. He did not think the Senate had any House of Representatives of the United right to experiment without the con- States, and to our Delegate to Consent of the people. Personally he belleved in high licenses and local option and therefore he could not support the present bill.

Mr. Kalauokalani said that this was perhaps the most important measure said the county would that had been introduced since the days aly \$20,000 in revenue and of the monarchy. In his opinion it was while bill it would put native people. The bill opened the door thereby. It is quite true it reverses the old order and transfers control to the Government. He asked the Senate to finally carried. consider the cost liquor has been, under Keliikoa attempted to rule out the pecially to the native Hawaiians. Mil- up on Monday afternoon after Akina lions upon millions of dollars under the left the chair. The minutes were sustainold law has gone to the pockets of out- ed. side manufacturers. The present bill Makekau brought in a concurrent resand was ordered at home and accrue to the local manufacturer. The profits will go into the C. L. Crabbe's joint resolution to de-taken up and Mr. of the people. Perhaps, as has been out the Territory was rejected. facturer. The profits will go into the press their wish in the matter, but the ing its third reading. otherwise speaker was not afraid to risk the vote Senate bill 26, relative to the exemption now. He could go into the district of of personal property from taxation, came the Senator from Maui (Baldwin) and up once more for its third reading. A everybody would support the measure. vigorous effort to railroad this measure extreme, and It was a temperance measure. The peoa large amount ple would be benefited by this act inasmuch as they can sell their products jority. under the law at a profit to the Govern- According to the clerk of the House, ment. He did not believe the people yesterday was the forty-fifth day of the ing to the county clerk's accounts and would object and he should support the session, but Robertson, by diligent reerritory or any meas-le traffic of liquor, nor of the Hawaiians, then let the bill be resolution was referred to the Judiciary to the bill. If money was to be made of more search in almanacs, announced it the

and their wishes and desires known ed liquors. He hoped at least that the bill would not be killed, but would be Whereas, the question raised by said allowed to pass second reading. He bedidental and pertinent to this measure, having never been submitted nor passnaving never been submitted nor pass-ed upon by either political party of til Wednesday morning at 9:30 o'clock the Territory, and the optnion of a ma- til Wednesday morning at 9:30 o'clock ority of all the voters of the Territory when the discussion could be finished. So ordered.

## OF THE HOUSE

the Session ... Bills.

Forty-fifth Day - Ninety-three bills introduced; twelve submitted

The opening business of yesterday's session put a damper on the native side of the House. This was the Governor's against-each one can vote as he message vetoing the dog tax bill. The purport of the message seemed to sur-As a temperance man I am fully in prise the House and it is likely that accord with the dispensary idea, which some attempts will be made to override

Kaniho's motion that the message be tabled until the "father and mother" The father of the bill, and also the of the bill could be present was car-

in the cost of which the Chamber of Commerce is seeking reimbursement; The bill provides for the unrestricted the Superintendent of Public Works

ties can club together and obtain a concurrent resolution requesting the permit, and as there is no restriction United States Attorney General to comlands in Hawaii illegally disposed of, appealing upon necessity the said suits in my opinion, general debauchery. appealing upon necessity the said suits Then, again, I don't think that local to the Supreme Court in the interests option, which is a prominent feature of of the people. The resolution was word-

If you are made to pay li
for the struction, and a great many amendstruction, and a great many amendstruction, and a great many amendtrip of J. F. Brown, Commissioner of
Public Lands, to Washington, D. C., Whereas, the Governor has admitted was authorized and directed by him, But even if this bill had no objectionand that among other things, the said but all seasons and he hoped temperance measure, I should want to ernor to advocate the repeal or modior foreign, shall acquire and hold real estate in Hawaii in excess of one thousand acres; and all real estate acquired and held by such corporation or association contrary hereto shall be forfeited and escheat to the United States, but existing vested rights in real estate shall not be impaired."

And whereas, E. P. Dole, attorney general of the Territory of Hawaii, has recently rendered an opinion that leases of public lands by corporations in excess of one thousand acres or in addition to the land held in fee by such corporation, is not prohibited by the above mentioned clause, and

Whereas, there is an evident desire on the part of public officials of this Territory to remove all obstacles and monopolize all the agricultural lands to the great loss and detriment of the citizens of this Territory,

Therefore, be it resolved, by the House of Representatives, the Senate concurring:

That we, the representatives of the people in the Legislature assembled do firmly and solemnly protest against the repeal of said clause in the Organic Act, and most respectfully ask that the Attorney General of the United States be directed by the President to comfor the recovery of all public lands in Hawaii illegally and unlawfully disposed of, and if necessary, that said suits be appealed to the Supreme Court of the United States in the Interest of the inordinate greed of corporations in

That certified copies of these resolutions forthwith be transmitted to the President, the Attorney General, the of the Senate, the Speaker of the gress from Hawaii.
F. W. BECKLEY.

Representative Third District,

The resolution was referred to the public lands committee.

Robertson introduced a resolution instructing the Committee on Accounts to report to the House all warrants devolve upon the certainly the most important to the drawn against the appropriation for House expenses, stating for whom and treasury. He called for to all to manufacture liquor and profit for what purpose each warrant was ject in hand. drawn. There was a strong disposiposition evinced by the Home Rulers to specialty of this matter, tried to reduce

of Mr. Baldwin bill 27 proposes that this profit may be kept which was passed without the formality of reading them.

following resolu. suggested, it might be well to delay the House bill 41, relating to the naming of passage of the act until the people ex- streets in Honolulu was reported as pass-

has been made on several occasions by the Home Rulers, but until yesterday they have been unable to obtain a ma-

perance measures, nor of the Hawaiians, then let the bill be resolution was referred to the Judiclary matters and killed (applause). The present system Committee. Last Saturday is evidently was killing the Hawassans off: they accounted a holiday by the House offi-

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#### Pacific Import Co Pacific Import Co.,

**Progress** 

forming itself into a committee of the

whole with Dickey in the chair. Formalities were declared dispensed with and coats came off and cigars were lit in rapid succession. Prendergast protested twice against the smoking and called for a rising vote.

He was outvoted, however, and the House settled down to the indulgence; Akina, producing a diminutive dudeen and enjoying a quiet pipe during the proceedings.

Everybody seemed to feel happy and railroaded section after section of the bill along, without waiting for interpretations, the Hawaiians waiving their rights in the matter.

Gilfilian told a funny story about a town lot that was situated originally on the top of a hill but slid down into the valley and caused considerable arbitration over the question of its ownership. Emmeluth was absent, and, his presence being deemed necessary to answer certain conundrums that constantly occurred, owing to the queer English and queerer typography employed in the bill, it was resolved to send the sergeant-atarms in search of him, with instructions to bring either the honorable Representative back with him or in case of a plea

of sickness, a doctor's certificate. Nakookoo went on his errand and returned in about three minutes to state that he had searched high and low for the missing member but had failed to locate him. Emmeluth turned up, however, in propria persona a few minutes later and brought his intellect and his magnifying glass to bear upon the sub-

Mossman, who seems to have made a quash the resolution, but the same was the amounts of the various bonds required from the county ofucials to a fifth of their original amount, stating the present system, to the people, es- minutes of all the proceedings that came that if a poor man-that is, a poor native man-were elected, he would be unable to furnish the bonds.

> This aroused Gilfillan's tre, and in stentorian tones he protested against any was deferred. such reduction. "Poverty if honest is no bar," said the honorable member, "to any man, be he native or American, in procuring bondsmen. If I knew myself a poor but honest native in such a predicament, I would be only too willing to help him out, and so would almost any man. If we are going to create a county bill, let us make it a good one." the \$10,000 present to Delegate Wilcox. The amendments made were in general

slight and were adopted at once. There is always one dissentient member in the House that constitutes a lone minority when the vote is otherwise unanimous; usually this is Kaniho; but Mossman usurped the privilege today and carried it out with great pertinacity. In sections 9 and 10, Chapter IV, relatto be charged by him to the penditure. County Treasurer, the words city, town, village and school were eliminated wherever they occurred, making the treasurer

esponsible for county taxes only. Gilfillan raised the County Attorney's of the electors of the ibility rested with the Senators whether The afternoon session was in the main the Treasurer for moneys received was should be available to the country bill, the House reduced from ten to five days. of the electors of the ibility rested with the Senators whether The afternoon session was in the main the Treasurer for moneys the expressed, they were to continue dying by poison- occupied with the county bill, the House reduced from ten to five days.



(REGISTERED)

the contractor for the making of a ditch,

and a motion to adjourn sent the House

BUSINESS DONE.

Communication from the Superintend-

ent of Public Works, relating to the

condition of the quarantine wharf. Re-

ferred to the Committee on Public Ex-

The Senate bill, providing for a conser-

vatory of music in Hilo, passed first read-

time left for business.

home at 5 o'clock.

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With the exception of two sections de- House bill 44, relating to the establishferred until the next meeting, the coun- ment of school libraries, amended by ty bill has now been remodelled down to striking out the appropriation clause. Rethe eighth chapter, which relates to the ferred to the Committee on Education. Sheriff. The larger half of the measure Resolution asking for an account of a Resolution asking for an account of all is yet to be read and its adoption is de- warrants drawn for House expenses. cidedly doubtful in view of the short adopted.

Beckley's concurrent resolution re-A motion to adopt the report of the garding public lands. Referred to Comcommittee on the Diamond Head road, mittee on Public Lands and anternal Imwhich resolved that the Attorney Gener- provements.

al proceed against Superintendent Mc- | Senate resolution to make May Day a Candless for the excess, \$1,253, paid to public school holiday. Rejected.

Robertson's resolution asking from the not included in the original contract, Committee on Accounts complete lists of and for which no bids had been asked, all expenditures up to date. Carried. Resolution by Robertson to correct the This matter came up on Monday and calendar, making yesterday the forty-

was ordered printed in Hawaiian. The eighth day instead of the forty-fifth day. copies, however, have not yet arrived. Referred to the Judiciary Committee. Prendergast, who had asked for leave | The Committee on Public Lands report of absence earlier in the afternoon, reap- on House bill 54, which prohibits the

peared with a motion to reconsider the construction of roads on private lands rejection of Gilfillan's bill, presumably without the permission of property own-Giffillan apparently did not hear the postponed. Tabled, motion, while wie rest of the House Senate bill 26, relating to exemption seemed equally deaf or else indifferent,

from taxes of certain personal property (third reading). Passed 16-11. Motion of Committee on Diamond Head

road praying for procedure against Mc-Candless. Deferred. House bill 2, appropriating \$35,000 tor damages to roads in February's storm.

Signed. Hoog's bill relating to the presence of minors in saloons. Signed.

Under date of April 6 it is stated that The bill providing for \$3,500 for the Russia has declared that the treaty will Hawalian exhibit at Buffalo, passed first not be passed and that her agreements with her allies will be observed. Japan House bill 42, relating to the number- is said to be busy with warlike preparaing of houses in Honolulu, passed with tions, and there is great activity in navy and military circles.